	Case 5:09-cv-03330-RS Document 106	Filed 09/24/10 Page 1 of 3 *E-Filed 9/24/10*	
1 2 3 4 5 6 7 8 9 10 11 12 13 14	Dennis Brown, CSBN 70284 Henry Chuang, CSBN 250628 111 North Market Street, Suite 1010 San Jose, CA 95113 Attorneys for Defendants: Hyundai Syscomm Corporation, Hyundai RFMon Coporation, Apro Media Corporation, Hirsch Group, LLLP, Hirsch Capital Corporation, Hyundai RFMon Coporation, Samuel Lee, Jack Choe, David Choe, Benjamin Byun, Wallace Benjamin Garst, Jr. UNITED STATES DISTRICT COURT NORTHERN DISTRICT COURT OF CALIFORNIA SAN JOSE DIVISION MSGI SECURITY SOLUTIONS, INC., a New York Corporation Plaintiffs, V. HYUNDAI SYSCOMM CORPORATION, a California corporation; HYUNDAI SYSCOMM INC., a Korean Company; APRO MEDIA CORPORATION, a Delaware corporation; Complaint Filed: July 21, 2009		
15 16 17 18 19 20 21	CORPORATION, a Delaware corporation; APRO MEDIA CO., LTD, a Korean Company; HIRSCH GROUP LLLP, a Virginia Limited Liability Company; HIRSCH CAPITAL CORPORATION, a California Corporation; HYUNDAI RFMON CORPORATION, a California Corporation; SAMUEL LEE; JACK CHOE; BENJAMIN BYUN; WALLACE BENJAMIN GARST, JR.; DAVID CHOE; AND does 1 through 50; Defendants.	Complaint Filed: July 21, 2009 Trial Date:	
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23	TO ALL PARTIES HEREIN AND THEIR RESPECTIVE ATTORNEYS OF RECORD: This stipulation is made pursuant to Local Rule 6-1(a) and is made between Plaintiff MSGI		
2425	Security Solutions, Inc. (hereinafter "MSGI") and Defendants Hyundai Syscomm Corporation,		
26	Apro Media Corporation, Hirsch Group LLLP, Hirsch Capital Corporation, Hyundai RFMON		
27	Corporation, Samuel Lee, Jack Choe, Benjamin Byun, Wallace Benjamin Garst, Jr., and David		
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	STIPULATION TO CONTINUE TIME TO COMPLETE EARLY NEUTRAL EVALUATION		

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1	Choe (collectively known as "Defendants"), by and through their respective counsel. The parties		
2	herein, agree and stipulate as follows:		
3	A. On or about July 21, 2009, this action was filed with the Northern District of		
4	California, San Jose Division.		
5	B. On or about January 19, 2010, Plaintiff and Defendants participated in an ADR phone		
6 7	(%ENIE?)		
8	C. On or about July 22, 2010, the Court held a case management conference setting the		
9			
10	D. On or about September 7, 2010, Plaintiff's counsel moved to withdraw as attorney for		
11			
12	Plaintiff and set a hearing for October 14, 2010.		
13	E. On or about September 14, 2010, Walter J. Robinson was assigned by the Court as the		
14	Early Neutral Evaluator.		
15			
16	IT IS HEREBY STIPULATED by and between the parties to the above-entitled actions,		
17	unough their respective counser.		
18 19	1. The parties agree that the deadline to complete ENE shall be extended from October		
20	20, 2010 to December 6, 2010 to complete ENE.		
21			
22	Dated: September 24, 2010 GCA LAW PARTNERS LLP		
23			
24	By <u>/s/</u>		
25	Kathryn C. Curry		
26	Attorneys for MSGI SECURITY SOLUTIONS, INC.		
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3	Dated: September 24, 2010	LAW OFFICES OF DENNIS D. BROWN	
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6		BY	
7		Dennis D. Brown	
8		Attorneys for Served Defendants	
9	AS GOOD CAUSE EXISTS, IT IS SO ORDERED:		
10		Wild Senten	
11	Dated:9/24/10	Honorable Judge Richard Geeborg	
12		rionorable dauge Monara Geeborg	
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	STIPULATION TO CONTINUE T	IME TO COMPLETE EARLY NEUTRAL EVALUATION	